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UNITED STATES OF AMERICA JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

CHAIRMAN: Judge Wm. Terrell Hodges United States District Court Middle District of Florida MEMBERS: Judge John F. Keenan United States District Court Southern District of New York

Judge D. Lowell Jensen United States District Court Northern District of California

Judge J. Frederick Motz United States District Court District of Maryland Judge Robert L. Miller, Jr. United States District Court Northern District of Indiana

Judge Kathryn H. Vratil United States District Court District of Kansas

Judge David R. Hansen United States Court of Appeals Eighth Circuit DIRECT REPLY TO:

Michael J. Beck Clerk of the Panel One Columbus Circle, NE Thurgood Marshall Federal Judiciary Building Room G-255, North Lobby Washington, D.C. 20002

Telephone: [202] 502-2800 Fax: [202] 502-2888

http://www.jpml.uscourts.gov

July 6, 2005

David Pastor, Esq. Gilman & Pastor, L.L.P. 60 State Street 37th Floor Boston, MA 01906

Re: MDL-1562 -- In re General Motors Corp. Dex-Cool Products Liability Litigation

Anthony Natale, Jr. v. General Motors Corp., D. Massachusetts, C.A. No. 1:05-11152 (Judge Reginald C. Lindsay)

Motion and Brief Due on or before: July 21, 2005

Dear Mr. Pastor:

We have received and filed your Notice of Opposition to the proposed transfer of the referenced matter for coordinated or consolidated pretrial proceedings. In accordance with Rule 7.4(c) of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, 199 F.R.D. 425, 435 (2001), the conditional transfer order is stayed until further order of the Panel. You must adhere to the following filing requirements:

- Your Motion and Brief to Vacate the Conditional Transfer Order must be received in the Panel offices by the due date listed above. An ORIGINAL and FOUR copies of all pleadings, as well as a COMPUTER READABLE DISK of the pleading in WordPerfect for Windows format, are currently required for filing. Fax transmission of your motion and brief will not be accepted. See Panel Rule 5.12(d). Counsel filing oppositions in more than one action are encouraged to consider filing a single motion and brief with an attached schedule of actions.
- Papers must be served on the enclosed Panel Service List. Please attach a copy of this list to your certificate of service. (Counsel who have subsequently made appearances in your action should be added to your certificate of service).
- 3) Rule 5.3 corporate disclosure statements are due within eleven days of the filing of the motion to vacate.
- 4) Failure to file and serve the required motion and brief within the allotted fifteen days will be considered a withdrawal of the opposition and the stay of the conditional transfer order will be lifted.

Any recent official change in the status of a referenced matter should be brought to the attention of the clerk's office as soon as possible by facsimile at (202) 502-2888. Your cooperation would be appreciated.

Very truly,

Michael J. Beck Clerk of the Panel

Deputy C

Enclosure

cc: Panel Service List

Transferee Judge: Judge G. Patrick Murphy Transferor Judge: Judge Reginald C. Lindsay

PANEL ATTORNEY SERVICE LIST DOCKET NO. 1562 IN RE GENERAL MOTORS CORP. DEX-COOL PRODUCTS LIABILITY LITIGATION

Anthony Natale, Jr. v. General Motors Corp., D. Massachusetts, C.A. No. 1:05-11152 (Judge Reginald C. Lindsay)

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